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Plaintiffs, PATRICK LACROSS and ROBERT LIRA ("Plaintiffs"), and 1 Defendant, KNIGHT TRANSPORTATION, INC. ("Defendant") (collectively, the 2 "Parties"), by and through their respective counsel of record, stipulate and agree as 3 4 follows: 5 WHEREAS, the Parties have agreed to resolve the above-captioned action and, 6 based on their agreement (and compliance with that agreement), seek the dismissal of 7 this entire action with prejudice; 8 NOW, therefore, the Parties stipulate and agree to the dismissal with prejudice 9 of this entire action as to all parties and all claims for relief in Plaintiff's Complaint 10 pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii), with each party to bear its own respective 11 attorneys' fees and costs. IT IS SO STIPULATED. 12 13 Dated: April 3, 2015 14 15 /s/Brennan S. Kahn JAMES M. TRUSH TRUSH LAW OFFICE, APC 16 TODD H. HARRISON 17 BRENNAN S. KAHN PERONA, LANGER, BECK, SERBIN, 18 MENDOZA & HARRISON, APC Attorneys for Plaintiffs 19 PATRICK LACROSS and ROBERT LIRA 20 Dated: April 3, 2015 21 22 /s/ Thomas J. Whiteside 23 RICHARD H. RAHM JAMES E. HART 24 THOMAS J. WHITESIDE **CARLY NESE** 25 LITTLER MENDELSON, P.C. Attorneys for Defendant 26 KNIGHT TRANSPORTATION, INC. 27 Firmwide:132711110.1 058898.1022 28